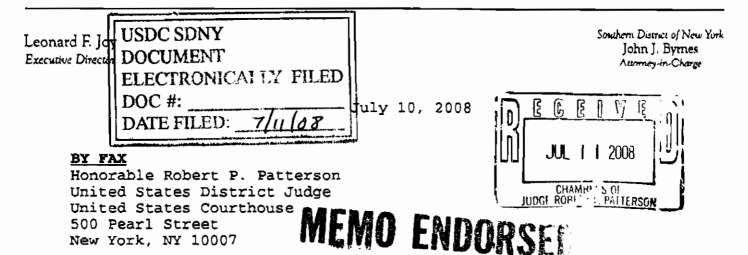
Federal Defenders OF NEW YORK, INC.

Southern District 52 Duane Street-10th Floor, New York, NY 10007 Tel: (212) 417-8700 Fax: (212) 571-0392



Re: <u>United States v. Anis Faroogi</u>

07 Cr. 987 (RPP)

Dear Judge Patterson:

With the consent of the government, I write on behalf of my client, Anis Farooqi, to request an adjournment of his sentencing currently scheduled for Tuesday July 15 at 4:00.

As the Court may be aware, Mr. Farooqi needs surgery on each of his eyes. Unfortunately, the scheduling of the surgeries has been complicated by Mr. Farooqi's other health problems, especially his diabetes. His doctors finally have cleared him for the surgeries. One is scheduled for the week of July 14 and on the other will take place approximately fifteen days later. In light of these surgeries, I ask the Court to adjourn Mr. Farooqi's sentencing for approximately one month.

Assistant United States Attorney Michael Rosensaft consents to this request on behalf of the government. For scheduling purposes, I note that I will be out of town from August 1 until August 12.

Thank you for your time and consideration of thes

matter.

Respectfully submitted,

Peggy M. Cross

Staff Attorney

Tel.: (212) 417-8732

cc: AUSA Michael Rosensaft (via facsimile)

TOTAL P.002